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APPLICATION NO.	FILING DATE	. FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/556,918	11/14/2005	· Carl J. Brunnett	PHUS030122US	1574
	7590 10/23/200 LLECTUAL PROPER	EXAMINER		
PHILIPS INTELLECTUAL PROPERTY & STANDARDS 595 MINER ROAD CLEVEL AND COLUMN AN			MIDKIFF, ANASTASIA	
CLEVELAND, OH 44143		ART UNIT	PAPER NUMBER	
			2882	
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			10/23/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/556,918	BRUNNETT, CARL J.				
Office Action Summary	Examiner	Art Unit				
	Anastasia Midkiff	2882				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY	/ IS SET TO EVDIDE 2 MONTH/	S) OD THIDTY (30) DAYS				
WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 31 Ju	uly 2007.					
2a)⊠ This action is FINAL . 2b)☐ This						
3) Since this application is in condition for allowar)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application.	1					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-6</u> is/are rejected.	_					
7)⊠ Claim(s) <u>7-20</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.	,				
Application Papers	•					
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner:						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct	•					
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).				
1. Certified copies of the priority documents have been received.						
<u> </u>						
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau	•	J				
* See the attached detailed Office action for a list of the certified copies not received.						
	•					
	·					
Attachment(s)	•					
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P					
Paper No(s)/Mail Date	6) Other:	••				

Art Unit: 2882

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent to Trotel (US 5,022,060) in view of U.S. Patent to Yu (US 6,094,473).

With respect to Claims 1 and 6, Trotel teaches a CT scanner that performs both linear and rotational scanning (Column 6, Lines 37-44), and the method for its use, comprising:

- a support (6) for rotating a radiation source (2) around an examination region (Column 6, Lines 16-26); and
- a radiation detector (4) comprising an ion chamber (Column 2, Lines 20-34) for generating a signal that varies with an intensity of radiation traversing the examination region (Column 2, Lines 25-36).

Trotel does not specifically teach a means for converting an analog data signal to a digital data signal including aperiodic pulses varying in frequency with the intensity of the radiation traversing the examination region as the radiation source rotates about the examination region, a means for producing a time signal indicative of data intervals, or a means for determining average radiation intensity in each data interval by counting the pulses of the digital data signal starting with a digital data signal pulse occurring in a

Art Unit: 2882

preceding data interval and continuing to a digital data signal pulse occurring in a succeeding data interval.

Yu teaches an x-ray scanner (1) with an ion chamber detector (16), and the method for its use, wherein there is provided:

- a plurality of x-ray detector sensors (30a-c) for generating an analog data signal that varies with an intensity of radiation traversing the examination region;
- a digital frequency modulated output circuit (40) with a converter circuit
 (44) for converting the analog data signal to a digital data signal including aperiodic pulses varying in frequency with the intensity of radiation
 traversing the examination region (Abstract, Lines 1-6);
- a means (40, 44, 46, 60, 70) for producing a time signal indicative of data intervals (Column 6, Lines 1-8);
- a means (60, 70, 72) for determining average radiation intensity in each
 data interval including a processor circuit (72) by counting the pulses of
 the digital data signal in counter circuits (60, 70), starting with a digital
 data signal pulse occurring in a preceding data interval and continuing to a
 digital data signal pulse occurring in a succeeding data interval, said
 intervals stored in the counter register (Column 6, Lines 15-64)

to provide improved signal-to-noise ratio (Column 3, Lines 64-67).

It would have been obvious to one of ordinary skill in the art at the time of the rejection to use the frequency modulated system of Yu in the apparatus and method of

Art Unit: 2882 -

Trotel, to improve signal to noise ratio in signals produced during the scanning of Trotel, as demonstrated by Yu (Abstract and Column 3, Lines 64-67).

With respect to Claim 2, Yu further teaches that signal producing means includes a digital counter circuit (70) for detecting a start of a first measured data interval and a start of a next data interval (Column 6, Lines 26-40).

With respect to Claim 3, Yu further teaches that determining means further includes:

- a means (70, 72) for storing a first digital data pulse count in a first start data location and storing a first time signal value (74) associated with the first digital data pulse count in a first start time location (70) each time a pulse occurs on the digital data signal until the first measured data interval starts (Column 6, Lines 26-40), and for storing a second digital data pulse count in an end data location and storing a second time signal value (80) associated with the second digital data pulse count in an end time location (72) when the next pulse occurs on the digital data signal after the start of the next data interval is detected (Column 6, Lines 26-46);
- wherein the determining means (70, 72) determines the average intensity
 of the detected radiation for the first measured data interval (Abstract,
 Lines 1-6).
- determining average intensity is achieved by dividing a difference between
 the pulse counts stored in the start and end data locations by a difference

between the values stored in the start and end time locations (Column 6, Lines 26-40).

With respect to Claims 4 and 5, Yu further teaches the converting means further includes:

- a means (44) for adding a minimized offset signal to the analog data signal so that the intensity of the analog signal is such that at least one aperiodic pulse occurs on the digital data signal during each data interval (Column 6, Lines 1-8);
- wherein the first and second data intervals are adjacent to each other (Column 6, Lines 26-46).

Allowable Subject Matter

Claims 7-20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

With respect to Claim 7, the prior art of record teaches many of the elements of the claimed invention, including a method of measuring intensity of detected radiation in a CT scanner, the method comprising: rotating a radiation source around an examination region; generating an analog data signal that varies with an intensity of radiation traversing the region; converting the analog data signal to a digital data signal including aperiodic pulses varying in frequency with the intensity of the radiation traversing the examination region as the radiation source rotates about the examination

first start time location.

region; producing a time signal indicative of data intervals; determining average radiation intensity in each data interval by counting the pulses of the digital data signal starting with a digital data signal pulse occurring in a preceding data interval and continuing to a digital data signal pulse occurring in a succeeding data interval, and storing the average radiation intensity; storing a first digital data pulse count in a first start data location and storing a first time signal value in a first start time location each time a pulse occurs on the digital data signal until a first measured data interval starts; detecting a start of the first measured data interval and detecting a start of a next data interval; and determining an average intensity of the detected radiation for the first measured data interval by dividing a difference between the pulse count stored in a first data end data location and the pulse count stored in the first data start location by a

Page 6

However, prior art fails to teach or fairly suggest the method wherein after said detection of next data interval, storing a second digital data signal pulse count in the end data location and storing a second time signal value in an end time location when the pulse occurs on the digital data signal, and using this second data end time location for determining the average intensity, in the manner required by Claim 7.

difference between the value stored in the end data location and the value stored in the

With respect to Claim 10, the prior art of record teaches many of the elements of the claimed invention, including a method of measuring intensity of detected radiation in a CT scanner, the method comprising: rotating a radiation source around an examination region; generating an analog data signal that varies with an intensity of

Art Unit: 2882

radiation traversing the region; converting the analog data signal to a digital data signal including aperiodic pulses varying in frequency with the intensity of the radiation traversing the examination region as the radiation source rotates about the examination region; producing a time signal indicative of data intervals; adding a minimized offset signal to the analog data signal prior to the converting so that the intensity of the analog data signal is such that at least one aperiodic pulse occurs on the digital data signal; and determining average radiation intensity in each data interval by counting the pulses of the digital data signal starting with a digital data signal pulse occurring in a preceding data interval and continuing to a digital data signal pulse occurring in a succeeding data interval, and storing the average radiation intensity.

However, prior art fails to teach or fairly suggest the method wherein the offset signal insures that the aperiodic pulses occurring on the digital data signal occur every 2-1/2 data intervals, in the manner required by Claim 10.

Claims 8, 9, and 11-20 would be allowable by virtue of their dependency upon Claims 7 and 10.

Response to Arguments

Applicant's arguments, see Applicant Amendment, filed 31 July 2007, with respect to the objections to the specification and the 35 USC 101 rejections of Claims 6-20 have been fully considered and are persuasive. The objections to the specification and the 35 USC 101 rejections of Claims 6-20 have been overcome by the amendment.

Art Unit: 2882

Applicant's arguments filed 31 July 2007, with respect to the prior art rejections of Claims 1-6 have been fully considered but they are not persuasive.

With respect to the Yu reference, the applicant assets that Yu does not teach or fairly suggest a means for producing a time signal indicative of data intervals, because the oscillator circuit of Yu is only a voltage-to-frequency converter producing a signal indicative of current only, not time. The examiner respectfully disagrees.

Yu teaches that an oscillator circuit (44) is connected to a converter circuit (44), wherein said converter circuit receives a frequency modulated output signal (42) from the digital output circuit (40) that includes a frequency modulated pulse rate, said rate dependent on pulses over time, and wherein a pulse counting circuit (60) includes a digital counter circuit (70), which counts pulses from said digital frequency modulated signal (42) as a pulse count over time (Column 5, Lines 28-67, and Column 6, Lines 1-40). Therefore, Yu is considered to teach a means for producing a time signal indicative of data intervals.

Further with respect to the Yu reference, the Applicant asserts that Yu does not teach a means for determining average radiation intensity in each data interval, because Yu teaches terminating x-ray generation when a count of the pulses in the frequency modulated output signal matches a stored exposure length parameter value. The examiner respectfully disagrees.

Yu teaches that the pulse rate is frequency modulated in response to the intensity of the x-ray beam detected (Column 5, Lines 38-44) and that the current output signal (50) has a current level in proportion to the intensity of the x-ray beam detected

Art Unit: 2882

for controlling the digital frequency modulated signal (Column 5, Lines 38-63).

Therefore, Yu in considered to teach a means for determining average radiation intensity in each data interval.

Additionally, the examiner notes that claims 1-5 are directed towards an apparatus, not a method, and that the apparatus of Yu is equally capable of performing the functions of producing a time signal indicative of data intervals and determining average radiation intensity in each data interval as is the Applicant's invention.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anastasia Midkiff whose telephone number is 571-272-5053. The examiner can normally be reached on M-F 7-4.

Art Unit: 2882

Page 10

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Glick can be reached on 571-272-2490. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

.15M 10/12/07

EDWARD J. GLICK